

**OTC DISCLOSURE AND NEWS SERVICE**  
**COMPANY INFORMATION AND DISCLOSURE STATEMENT**

(September 27, 2014)

**HANNOVER HOUSE, INC.**  
(Pinksheets: HHSE)

**WYOMING**  
(State of Incorporation)

**91-1906973**  
(IRS Employer Identification No.)

**1428 CHESTER STREET**  
**SPRINGDALE, AR 72764**  
(Address of Principal Executive Offices)

**479-751-4500**  
(Issuer's Telephone Number)

Cusip Number 410681 101

**ADDITIONAL DISCLOSURE ITEMS AS REQUIRED**  
**FOR OTC MARKETS CURRENT INFORMATION STATUS**

**For the Two-Year Period Covering: July 1, 2012 – June 30, 2014**

**POSTED: September 27, 2014**



**HANNOVER**  
**HOUSE**

# **TABLE OF CONTENTS**

**Posted September 27, 2014**

<b>ITEM 1</b>	<b>Additional Disclosures as Required for Current Reporting Status under OTC Markets Guidelines</b>	<b>Page 3</b>
<b>ITEM 2</b>	<b>Certifications</b>	<b>Page 4</b>

## **FORWARD-LOOKING STATEMENTS**

This disclosure statement contains “forward-looking statements” within the meaning of the Private Securities Litigation Reform Act of 1995. In some cases you can identify forward-looking statements by terms such as “may”, “intend”, “will”, “could”, “would”, “expects”, “believe”, “estimate”, or the negative of these terms, and similar expressions intended to identify forward-looking statements.

These forward-looking statements reflect our current views with respect to future events and are based on assumptions and are subject to risks and uncertainties. Also, these forward-looking statements present our estimates and assumptions only as of the date of this disclosure statement. Except for our ongoing obligation to disclose material information as required by federal securities laws, we do not intend to update you concerning any future revisions to any forward-looking statements to reflect events or circumstances occurring after the date of this disclosure statement.

Actual results in the future could differ materially and adversely from those described in the forward-looking statements as a result of various important factors, including the substantial investment of capital required to produce and market films and television series, increased costs for producing and marketing feature films, budget overruns, limitations imposed by our credit facilities, unpredictability of the commercial success of our motion pictures and television programming, the cost of defending our intellectual property, difficulties in integrating acquired businesses, and technological changes and other trends affecting the entertainment industry.

**ITEM 1 (Refers to OTC Markets Guideline “Item 3”)** – In compliance with the OTC Pink Basic Disclosure Guidelines, Company is informed that the transfer agent for Company’s shares, Standard Registrar & Transfer Co., Inc., is registered under the Exchange Act with the Securities & Exchange Commission.

**ITEM 2 (Refers to OTC Markets Guideline “Item 4”)** – During the two year period covering July 1, 2012 through June 30, 2014, the stock issuance activities for the Company were as follows:

Authorized Shares:	700,000,000
Beginning Balance:	491,239,217
Shares Cancelled (-):	24,200,000
Shares Issued (+):	129,599,724
Ending Balance:	596,638,941

#### **T.A. CONTROL LOG SUMMARY**

9/24/2012 – (7,500,000) shares were returned to treasury stock (surrendered by Parkinson);  
 10/4/2012 – 1,300,000 restricted shares were issued as collateral to a creditor;  
 10/12/2012 – 2,000,000 shares issued to Green Dragon Trading per debt conversion venture;  
 10/12/2012 – 8,526,315 shares issued to Graham Financial per debt conversion venture;  
 10/26/2012 – 3,000,000 restricted shares were issued as collateral to a creditor;  
 2/21/2013 – 4,545,454 shares issued to L.G. Funding per debt conversion venture;  
 3/1/2013 – 6,222,223 shares issued to Graham Financial per debt conversion venture;  
 3/1/2013 – 3,777,777 shares issued to Redwood Management per debt conversion venture;  
 4/17/2013 – 2,000,000 shares issued to Redwood Mgmnt. per debt conversion venture;  
 4/17/2013 – 2,000,000 shares issued to Beauford Capital per debt conversion venture;  
 5/20/2013 – 26,000,000 restricted shares issued to Ahnume Bus. Consultants per agreement;  
 5/23/2013 – 1,000,000 shares issued to Gentek Media / Gene Szeto per service agreement;  
 6/11/2013 – 2,823,528 shares issued to Continental Equities per debt conversion agreement;  
 6/18/2013 – 10,000,000 restricted shares issued to Caledonian Bank (TCA) as collateral;  
 8/8/2013 – 2,000,000 shares issued to Deer Valley Mgmnt. per debt conversion venture;  
 8/12/2013 – 4,500,000 shares issued to Deer Valley Mgmnt. per debt conversion venture;  
 8/22/2013 – 6,200,000 shares issued to Greenwood Financial per debt conversion venture;  
 8/22/2013 – 1,700,000 shares issued to Greenwood Financial per debt conversion venture;  
 9/9/2013 – 2,200,000 shares issued to Redwood Mgmnt. per debt conversion venture;  
 9/18/2013 – 2,355,000 shares issued to Deer Valley Mgmnt. per debt conversion venture;  
 10/10/2013 – 1,851,851 shares issued to Maremmano Corp. per debt conversion venture;  
 10/14/2013 – 1,000,000 shares issued to Graham Financial per overage on prior venture;  
 10/28/2013 – 1,000,000 restricted shares issued to Mohawk Financial per aged loan;  
 10/28/2013 – 1,000,000 restricted shares issued to Ahnume Bus. Consultants per agreement;  
 10/29/2013 – 2,200,000 shares issued to Redwood Management per debt conversion venture;  
 11/4/2013 – 2,000,000 shares issued to Deer Valley Mgmnt. per debt conversion agreement;  
 11/25/2013 – 2,210,000 shares issued to Deer Valley Mgmnt. per debt conversion agreement;

12/5/2013 – 2,381,000 shares issued to Deer Valley Mgmnt. per debt conversion agreement;  
12/19/2013 – 3,500,000 shares issued to Deer Valley Mgmnt. per debt conversion agreement;  
1/7/2014 – 3,500,000 shares issued to Deer Valley Mgmnt. per debt conversion agreement;  
1/14/2014 – (6,200,000) shares returned by Greenwood Financial per debt conversion venture;  
4/2/2014 – 4,908,852 restricted shares issued to seven outside creditors per services or  
settlement agreements;  
4/25/2014 – 1,500,000 restricted shares issued in partial consideration of IR / PR activities;  
4/30/2014 – 7,172,840 shares issued to Maremanno Corp. per debt conversion agreement;  
6/4/2014 – 5,524,994 shares issued to Maremanno Corp. per debt conversion agreement;

### **ITEM 3 - Certifications**

I, ERIC F. PARKINSON, hereby certify that;

- (1) I have reviewed the filing of Sept. 27, 2014 covering additional disclosures as requested by the OTC Markets;
- (2) Based on my knowledge, this Disclosure Statement not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this Disclosure Statement; and
- (3) Based on my knowledge, the financial information included or incorporated by reference in this Disclosure Statement fairly present in all material respects the financial condition, results of operations, and cash flows of the Issuer as of, and for, the periods presented in this Disclosure Statement.

Dated: 27 September 2014

/s/ \_\_\_\_\_  
By: Eric F. Parkinson  
Title: Chairman and Chief Executive Officer